

REMARKS

Applicants hereby elect Group I, identified by the Examiner as drawn to a motor.

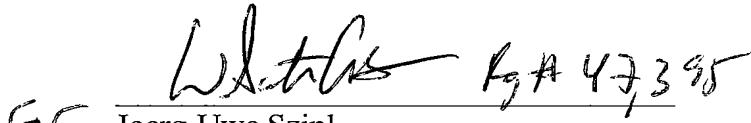
Applicants assert that claims 11-17 are drawn to this species. This election is made with traverse. Applicants respectfully request reconsideration and withdrawal of the requirement for the following reasons.

Applicants respectfully assert that since claims elected claims 11-17 are drawn to a motor and claims 18-22 are drawn to a method of making the motor, the claims are related and the costs associated with a division outweigh the burden on the Examiner for examination purposes. For example, a division would cause Applicants to face undue expense in filing and prosecuting multiple applications, and payment of excessive issue and maintenance fees. The resulting costs to Applicants would be disproportionate to the quantity of patentable subject matter. Moreover, the PTO would face increased examiner workload from the redundant procedural requirements resulting from the unnecessary division. Finally, the public would be burdened by the uncertain scope during serial prosecution, by the costs and time to review multiple file histories, and by litigation uncertainty arising from differing file histories produced by various Examiners with different viewpoints.

It is believed that this application is now in condition for examination, and the Examiner's early and favorable consideration is earnestly solicited. Questions are welcomed by the below-signed attorney for Applicants.

Respectfully submitted,

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